

Patent and Tradomark

Address: COMMISSION OF PATENTS AND TRADEMARKS
Washington, D.C. 2023 1

		FILING DATE	F	IRST NAMED APPLICA	ANT	ATTORNEY DOCKET NO.	
	08/424,223	4/19/95	HUMMEL			10-14263	
	08/424.223 04/19/95		HUMMEL		` ;	EXAMPLEASES	
						STRYJEWSK1	
QM61/1207							
	P.O.BOX 998	339		Makan Pan Pan	3741	3 /	
	CLEVELAND C)H 44199-08:	39		•		
					DATE MAILED:	4	
						12/07/98	
NOTIFICATION OF NON-COMPLIANCE WITH 37 CFR 1.192(c)							
The A	ppeal Brief filed R 1.192(c). See 1	4-10-96 is	delective for (aits	ro to comply with	one or more pro	visions of	
Applica	int is given a TIME	LIMIT of ONE M	IONTH from the a	late of this law.			
is not timely submitted, the appeal will be dismissed as of the date of expiration of the period provided by 37 CFR 1.192(a). No extension of this one month time limit may be obtained under 37 CFR 1.136(a) or (b) but the original two-month period under 37 CFR 1.192(a) for filling the brief may be extended under 37 CFR 1.136(a) up to six months from the data of the data of the brief may be extended under							
	original two-month 3 1.136(a) up to six				ly be extended t	Inder	
1. 🔯	The brief does i	not contain the ite	oms required and	er 37 CER 1 192(a)	or the items		
	proper heading or in the proper order. (See explanation in box 8 below, if appropriate.)						
2. The brief does not contain a statement of the status of all claims, pending or cancelled, or does not identify the appealed claims. 37 CFR 1.192(c)(1). (See explanation in box 8 below, if appropriate.)						d, or does not	
						if appropriate.)	
3.	rejection. 37 CFR 1.192(c)(2). (See explanation in box 8 below, if appropriate.)						
4.	The brief does not contain a concise explanation of the claimed invention, referring to the specification by page and line number and to the drawing, if any, by reference characters. 37 CFR 1.192(c)(3). (See explanation in box 8 below, if appropriate.)						
5. 📮	The brief does not contain a concise statement of the issues presented for review, 37 CFR 1.192(c)(4) (See explanation in box 8 below, if appropriate.)						
6. 🗆	The brief does not contain a correct copy of the appealed claims as an appendix thereto. 37 CFR 1.192(c)(7) (See explanation in box 8 below, if appropriate.)						
7.	The brief does not present an argument under a separate heading for each issue on appeal. 37 CFR 1.192(c)(6) (See explanation in box 8 below, if appropriate.)						
8 🕱	Explanation in support of items 1-7 above, if appropriate:						
ITEM 1	1 - THE BRIEF DOES NOT INCLUDE THE FULLOWING ITEMS HALLED ADDROGATE						
	MEADINGS .	EADINGS 1) REAL PARTY IN INTEREST AND 2) RELATED APPEALS AND					
	IN TEX PORE	VCES,					
	FURTUER UPON REVIEW OF THE APPLICATION , THE APPLICANT HAS						
	FAILED TO PAY THE PROPER EXTENSION OF TIME FEE FOR THE						
,	THIRD MONTH (ON 31196 APPLICANT PAID A FEE OF \$ 110 FOR						
•	IME I MIRE MONIN OF A 3-MONTH EXTENSION - IN STRANGE PRINCED						
	FER OF \$15	EL OF \$520 - THUS \$410 SHOET) APPLICANT IS REQUESTED TO					
	PAY THIS \$	PAY THIS \$ 440.					
		· · · · · · · · · · · · · · · · · · ·					
					A	1	
				<u></u>		and then /	
/9	4/90)		• •		William	Stp/jewski	
(Kev.	. برند				Primary	Examiner	